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8	THOMAS P. SCHMALZRIED, M.D., A Professional Corporation and THOMAS P. SCHMALZRIED, M.D.		
9			
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA (San Francisco)		
12	JILL BRINKMAN and KEN	CASE NO. 3:12-cv-01571-JCS	
13	BRINKMAN,		
14	Plaintiff(s),	STIPULATION TO EXTEND TIME TO	
15	V.	RESPOND TO COMPLAINT (L.R. 6-1)	
16	DEPUY ORTHOPAEDICS, INC.;	Complaint served: March 1, 2012	
17	JOHNSON & JOHNSON SERVICES, INC.; JOHNSON & JOHNSON, INC.;	Removal Date: March 29, 2012	
18	DEPUY INTERNATIONAL LTD; THOMAS P. SCHMALZRIED, M.D.,	Current Response Date: April 5, 2012 Agreed Response Date: May 5, 2012	
19	THOMAS P. SCHMALZRIED, M.D., A		
20	PROFESSIONAL CORPORATION; and DOES 1 through 20, inclusive,		
21	Defendants.		
22	Defendants.		
23	TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:		
	Defendants Thomas P. Schmalzried, M.D., a Professional Corporation and Thomas P.		
24	Schmalzried, M.D. ("Defendants") hereby request, and Plaintiffs Jill Brinkman and Ken		
25			
26	Brinkman ("Plaintiffs") hereby agree to Defendants' request, for an extension of time for Defendants to file a response to Plaintiffs' Complaint. Plaintiffs' Complaint was filed on		
27	Detendants to the a response to Fiantinis	s Compianit. Framinis Compianit was med on	
28			

1	February 17, 2012, Defendants were served on or about March 1, 2012, and the case was		
2	removed on March 29, 2012.		
3			
4	THE PARTIES HAVE AGREED AND HEREBY STIPULATE to extend the time for		
5	Defendants to respond to May 5, 2012.		
6			
7	DATED: April 2, 2012	SEDGWICK LLP	
8			
9		By: /s/ Michael M. Walsh	
10		Ralph Campillo Wendy Tucker	
11		Michael M. Walsh Attorneys for Defendants	
12		THOMAS P. SCHMALZRIED, M.D., A	
13		Professional Corporation and THOMAS P. SCHMALZRIED, M.D.	
14			
15	DATED: Amil 2 2012	SEEGER ● SALVAS LLP	
16	DATED: April 2, 2012	SEEGER • SALVAS LLP	
17			
18		By: /s/ Adam R. Salvas Kenneth M. Seeger	
19		Adam R. Salvas Brian J. Devine	
20		Attorneys for Plaintiffs	
21		JILL BRINKMAN and KEN BRINKMAN	
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Case 3:12-cv-01571-JCS Document 8 Filed 04/03/12 Page 3 of 4

Pursuant to Section X of General Order No. 45 regarding Electronic Court Filing, I 1 2 hereby certify that the content of this document is acceptable to Adam R. Salvas, counsel for Plaintiffs Jill Brinkman and Ken Brinkman, and that I have obtained counsel's authorization to 3 4 affix his electronic signature to this document. 5 DATED: April 2, 2012 SEDGWICK LLP 6 7 By:___ /s/ Michael M. Walsh Ralph Campillo 8 Wendy Tucker 9 Michael M. Walsh Attorneys for Defendant 10 THOMAS P. SCHMALZRIED, M.D., A Professional Corporation and THOMAS P. 11 SCHMALZRIED, M.D. 12 13 IT IS SO ORDERED Dated: April 3, 2012 14 15 Judge Joseph C. Spero 16 17 18 19 20 21 22

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1 **CERTIFICATE OF SERVICE** 2 I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is Sedgwick LLP, 801 South Figueroa Street, 19th 3 Floor, Los Angeles, California 90017-5556. On April 2, 2012, I served the within document(s): 4 STIPULATION TO EXTEND TIME TO RESPOND TO COMPLAINT (L.R. 6-1) 5 6 MAIL - by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at Los Angeles, 7 California. 8 $|\mathbf{x}|$ ELECTRONIC MAIL – by serving via CM/ECF to the United States District Court, Central District of California, addressing all parties 9 appearing on the Courts ECF service list. 10 Kenneth M. Seeger Attorneys for Plaintiffs Adam R. Salvas JILL BŘINKMAN and KEN BRINKMAN 11 Brian J. Devine SEEGER ● SALVAS LLP 12 455 Market Street, Suite 1530 San Francisco, CA 94105 13 Telephone: (415) 981-9260 14 Facsimile: (415) 981-9266 15 Alexander G. Calfo Attorneys for Defendant DePUY ORTHOPAEDICS, INC. Kelley S. Olah 16 Gabrielle Anderson-Thompson YUKEVICH CALFO & CAVANAUGH 17 355 S. Grand Avenue, 15fr Floor Los Angeles, CA 90071-1560 18 Telephone: (213) 362-7777 19 Fax: (213) 362-7788 ACalfo@yukelaw.com 20 KSpencer@yukelaw.com 21 I declare that I am employed in the office of a member of the bar of this court at who direction the service was made. 22. 23 Executed at Los Angeles, California on April 2, 2012. 24 25 /s/Barbara Fergerson_ Barbara Fergerson 26 27 28